

Government. He wanted classification as to whether the members of the Board who are employees of the Educational Institutions managed by the District Boards and Municipalities in the integrated areas of the State are to be treated as official or non-official members of the Board. If in case they are treated as non-official members, they are entitled to T.A. at the rates applicable to such members according to the classification of the Board or Committee. If not, their claims for T.A. for journeys in connection with meetings of the Board will be regulated under the rules applicable to official members.

2. The payment of T.A. and D.A. to the non-official members of the Committees, etc., constituted by Government have to be given as per rules prescribed under Government Notification No. Cod. 1168-57, dated 23rd August 1957 according to which these Committees are to be listed under "A", "B" or "C" according to the importance of the Committee. At present service conditions of the employees in the Local Bodies in the different integrated areas of this State are governed by different laws. The Government of Madras have intimated in their letter No. 176583 E5/59-2-Education, dated 9th March 1959 that the Board of Secondary Education is classified as First Class Committee for the purposes of T.A. and D.A. to its non-official members and that Head Master of the District Board High School is treated as non-official member of the Board.

3. Government were considering the question of issuing general orders regulating the payment of T.A. and D.A. to the staff employed in the District Board, Municipalities and other Local Bodies who are attending the meetings connected with Government work. As the employees of the Local Bodies when selected for the Membership for Committees constituted by Government would be representing particular interest, they will be non-official members of such Committees, and as such they will have to be treated on par with non-official members on the panel of such Committees. Government are, therefore, pleased to direct that the employees of the District Boards, Municipalities and other Local Bodies who are appointed as members of the Committees, Boards, etc., constituted by the Education Department be treated as non-official members for the purposes of payment of T.A. and Daily Allowance as prescribed under Government Notification, Finance Department No. Cod. 1168-57, dated 23rd August 1957.

By Order and in the name of the Governor of Mysore,

AHMED ABDUL AZIZ,  
Under Secretary to Government,  
Education Department.

#### COMMERCE AND INDUSTRIES SECRETARIAT

Sale of Khadi Hundies - 1959.

#### C I R C U L A R

No. CI 71 RKD 59, DATED BANGALORE, THE 10TH SEPTEMBER 1959  
(BHADRAPADA 19, SAKA ERA 1881).

As usual the Khadi and Village Industries Commission has distributed Hundies for the sale of Khadi to the various institutions working in this field this year also. All certified Khadi Institutions will be in a position to supply adequate number of hundies of various denominations. The responsibility of organising sales, keeping accounts, recovery of amounts, etc., will rest with the Mysore State Khadi and Village Industries Board. The representatives of the State Khadi and Village Industries Board and also of Institutions in various areas are expected to meet the Deputy Commissioners and other officers in the Districts to help them in this work. With a view to seeing that the scheme is a success and with a view to

popularising Khadi and increasing its sales, the Heads of Departments and other Government officers are requested to afford all facilities to the Khadi workers for canvassing Khadi-Hundi sales among the staff under their control. Necessary instructions may also be issued in this behalf to all the officers under their control.

S. N. KALABHAIRAVAN,  
Under Secretary to Government,  
Commerce and Industries Department.

#### CHIEF SECRETARIAT

#### Mysore Government Servants' Medical Attendance Rules—Facilities for free medical aid outside the State.

#### CIRCULAR

No. GAD.17 ORR 59, DATED BANGALORE, THE 4TH SEPTEMBER 1959

(BHADRAPADA 13, SAKA ERA 1881).

Under Rules 2(c), 3 and 6 of the Mysore Government Servants' Medical Attendance Rules, a Government servant is entitled to medical treatment, free of charge, by the authorised medical attendants within the State of Mysore. The only exception to this rule is under proviso to Rule 3 which lays down that in the case of a Government servant stationed in or travelling on duty or on leave in any place outside Mysore State but in the territory of India receives medical attendance for himself or for the members of his family. Even in such cases, only a reasonable amount paid by him on account of treatment shall on production of a certificate in writing of the medical attendant be reimbursed to him after obtaining sanction of Government in the Finance Department.

2. Government servants are thus eligible to avail free of charges only such medical facilities as are available within the State. The question of consulting experts outside the State, at Government cost, for any particular disease regardless of the availability or otherwise of such a specialist for that ailment within the State, does not therefore arise. Individual recommendations are being received by Government from the Medical Department suggesting that consultation of experts in Vellore, etc., is necessary. Such recommendations are beyond the scope of the Medical Attendance Rules and are therefore not in order.

3. As regards cases of Government servants who are on duty, deputation, leave or travelling in any place outside the State but within the territory of India who suddenly fall ill and have to receive urgent medical attendance, they will be entitled for reimbursement of the cost of the medical attendance to the same extent and to the same scale as the Government servants would have been eligible had they at the time of illness, been within the State. Even in such cases the patient should get himself discharged as soon as he is certified fit to travel and undertake or continue the treatment within the State.

4. The claim for reimbursement should be supported by proper receipts and vouchers countersigned by the authorised medical attendant to the effect that the treatment was necessary and the charges are reasonable having regard to the circumstances of the case, and sanction of Government obtained in the Finance Department.

B. VENKATARAMIA,

Under Secretary to Government,  
General Administration Department (O. & M. Secy.)